1

2

3

4 5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

21

20

22

23

The Honorable Barbara J. Rothstein

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

WILD FISH CONSERVANCY,

Plaintiff,

VS.

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, et al.,

Defendants,

and

COOKE AQUACULTURE PACIFIC, LLC,

Intervenor-Defendant.

No. 2:15-cv-01731

STIPULATED MOTION TO STAY
SUMMARY JUDGMENT BRIEFING
SCHEDULE, PLAINTIFF'S
WITHDRAWAL OF ITS MOTION TO
SUPPLEMENT PLEADINGS (ECF NO. 48),
AND PROPOSEDLORDER

NOTE ON MOTION CALENDAR: SEPTEMBER 25, 2017

I. MOTION.

Plaintiff Wild Fish Conservancy (the "Conservancy"), Federal Defendants the United States Environmental Protection Agency ("EPA") and its Administrator and the National Marine Fisheries Service ("NMFS") and its Assistant Administrator for Fisheries (collectively, "Federal Defendants"), and Intervenor-Defendant Cooke Aquaculture Pacific, LLC ("Cooke"), hereby respectfully move the Court under Rules 6(b) and 16(b)(4) for an order staying the current

summary judgment briefing schedule. In accordance with the Court's Standing Order for Civil Cases, the Parties have conferred on this motion and jointly request the relief sought herein. *See* ECF No. 43 at 2.

In light of this stipulated motion, the Conservancy hereby withdraws its pending motion to supplement pleadings (ECF No. 48).

II. BACKGROUND AND ARGUMENT.

The Parties request a stay of the summary judgment briefing schedule established by this Court's June 20, 2017 Order (ECF No. 47). On September 6, 2017, the Conservancy notified Federal Defendants that it intended to sue Federal Defendants for alleged violations of the Endangered Species Act ("ESA") related to an August 2017 incident at Cooke's Cypress Island facility. See ECF No. 48-1. On September 14, 2017, the Conservancy filed a motion to supplement its pleadings seeking leave of the Court to add, after the statutorily mandated 60-day notice period has run, allegations related to the August incident if Federal Defendants have not at that point addressed the issues raised in the Conservancy's notice. See ECF No. 48. The Conservancy asserts that the claims, issues, and defenses in this lawsuit and those implicated by its new notice of intent to sue letter overlap extensively such that it would be more efficient to address them in this single lawsuit than in two separate cases. See id. Federal Defendants and Cooke have reserved their right to oppose the Conservancy's motion to supplement its pleadings.

The Parties have conferred and now agree that the current briefing schedule should be stayed to allow the 60-day notice period to run, after which the Conservancy may renew its request for leave to supplement its pleadings if it chooses to. If that motion or stipulation is filed, and the Court grants it, one or any combination of the Parties might then seek to reopen the discovery and expert disclosure period to allow additional discovery and disclosures limited to

whatever new allegations, if any, are permitted by the Court. Proceeding in this manner would allow the Federal Defendants their full statutorily mandated 60-day notice period to continue 2 their consideration of the issues presented in Plaintiff's notice letter, while maintaining the 3 Conservancy's right to seek to supplement its allegations after that notice period has run. The 4 Conservancy has indicated it will seek to reopen discovery and expert disclosures procedures if 5 its pleadings are supplemented. Thus staying the summary judgment briefing schedule, which 6 currently requires the Conservancy to file its motion for summary judgment on December 22, 7 2017, is necessary to allow the Parties to proceed in this manner. The Parties agree that while 8 this presents a delay in the proceedings, it would allow for the most efficient presentation of the 9 issues before the Court. 10

CONCLUSION. Ш.

For the foregoing reasons, the Conservancy hereby withdraws its pending motion to supplement its pleadings (ECF No. 48), and the Parties respectfully move the Court for an order setting the following schedule for this case:

//

17

11

12

13

14

15

16

1

18

19

20

21

22

23

¹ The Conservancy maintains that additional discovery and expert disclosures would be needed to address any new allegations related to the August 2017 event. Federal Defendants and Cooke reserve the right to oppose the scope of any additional discovery and expert disclosures related to any new allegations.

1		BENCH TRIAL DATE	Stayed
2		Conservancy's motion for summary judgment on liability issues, not to exceed 45 pages, due by	STAYED
3		Federal Defendants' combined response to the Conservancy's	STAYED
$4 \mid$	Ш	summary judgment on liability, not to exceed 40 pages, due by	CELL TYPED
5		Cooke's combined response to the Conservancy's motion for summary judgment on liability and cross-motion for summary judgment on liability, not to exceed 25 pages, due by	STAYED
6 7		The Conservancy's combined reply in support of its motion for summary judgment on liability and response to Federal Defendants' cross-motion for summary judgment on liability, not to exceed 30	STAYED
8		pages, due by	STAYED
9		The Conservancy's combined reply in support of its motion for summary judgment on liability and response to Cooke's cross-motion for summary judgment on liability, not to exceed 25 pages, due by	
10		Federal Defendants' reply in support of their cross-motion for summary judgment on liability, not to exceed 30 pages, due by	STAYED
12	-	Cooke's reply in support of its cross-motion for summary judgment, not to exceed 12 pages, due by	STAYED
13		The Conservancy shall file any motion or stipulation to supplement its pleadings on or before	December 7, 2017.
14		The Parties shall file a status report that includes a proposed schedule	December 15, 2017, if
15		for further proceedings	the Conservancy does not renew its request
			to supplement its
16			pleadings; otherwise within two weeks of
17			the Court's disposition
18			of the Conservancy's request to supplement its pleadings
19	$\ \ $		

DATED this 25th day of September, 2017.

11

Stip. Mot. to Stay Briefing Schedule 2:15-cv-01731

20

21

22

23

United States Department of Justice Environment & Natural Resources Division PO Box 7611, Ben Franklin Station Washington, DC 20044-7611 202-305-0339

Case 2:15-cv-01731-BJR Document 49 Filed 09/25/17 Page 6 of 6

ORDER

IT IS SO ORDERED.

Dated this day of September, 2017.

HONORABLE BARBARA J. ROTHSTEIN UNITED STATES DISTRICT JUDGE

/s/ Trent S.W. Crable
Trent S.W. Crable